		ument 1-2 Filed 01/29/2008 Page 1 of 2 OLICITOR	
TO:	Mail Stop 8	REPORT ON THE TRADEMAIN INGOOR DETERMINATION OF AN ACTION REGARDING A PATENT OR TRADEMARK	
<u> </u>	In Compliance with 35 U.S.C. § 290 and/or 15 U.S.C. filed in the U.S. District Court Southern District of Cal	C. § 1116 you are hereby advised that a court action has been iffornia on the following	
DOCKE	T NO JM (WML) DATE PILED 1/24/08 U.S.	DISTRICT COURT	
PLAIN		DEFENDANT Eurotech Wheels, LLC, Eurotech Rims, LLC, Ryan Moalemi and Joshua Moalemi	

OBCV 171 JM (WM	C)DATE FILED 1 29 08	U.S. D	ISTRICT COURT
PLAINTIFF BMW of North America, LLC and Bayerische Motoren W AG			DEFENDANT Eurotech Wheels, LLC, Eurotech Rims, LLC, Ryan Moalemi and Joshua Moalemi
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK		HOLDER OF PATENT OR TRADEMARK
1 SEE ATTACHED	SEE ATTACHED	SEE A	ATTACHED
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In the above—entitled case, the following patent(s)/ trademark(s) have been included:

DATE INCLUDED	INCLUDED BY					_
<u> </u>	Am	endment	Answer	Cross Bill	Other Pleading	
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK		HOLDE	ER OF PATENT OR	Trademark	
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In the ab	oveentitled case, the following of	lecision has	been rendered or	indgement issued:		

DECISION/JUDGEMENT			
	ottached		

CLERK	(BY) DEPUTYACLERK (1)	DATE
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Copy 1—Upon initiation of action, mail this copy to Director
Copy 2—Upon filing document adding patent(s), mail this copy to Director
Copy 4—Case file copy

American Legather, Inc. www.USCourtForms.com

TRADEMARK NO.	DATE OF	HOLDER OF TRADEMARK
	TRADEMARK	_
1. 613,465	October 4, 1955	BMW AG
2. 1,170,556	September 22, 1981	BMW AG
3. 1,450,212	August 4, 1987	BMW AG
4. 2,752,258	August 19, 2003	BMW AG
5611;710	September 6, 1955	BMW AG
6. 1,164,922	August 11, 1981	BMW AG
7. 1,627,241	September 18, 1990	BMW AG
8. 2,816,178	February 24, 2004	BMW AG
9. 1,438,545	August 5, 1987	BMW AG
10. 2,683,597	November 12, 2002	BMW AG

PATENT NO.	DATE OF PATENT	HOLDER OF PATENT	
1. 515,491	February 21, 2006	BMW AG	
2, 514,999	February 14, 2006	BMW AG	
3. 504,382	April 26, 2005	BMW AG	
4. 493,404	July 27, 2004	BMW AG	
5. 470,093	February 11, 2003	BMW AG	

Document 31

Filed 07/25/2008

Page 1 of 6

Eurotech, having allegedly advertised and sold wheels in violation of BMW trademark and

With the consent of BMW and Eurotech, and for good cause, IT IS DECLARED AND

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Eurotech, having represented and warranted that its only warehouses for wheels that fit

design patent rights;

BMWs are three located at 6350 Nancy Ridge Road, Suite #104, San Diego, CA; and that it has no parent, subsidiary, or affiliated businesses of any kind that are involved in wheels for BMWs;

Roundel or M-stripes logo are \$20,000 and \$10,000, respectively:

designs are \$20,000 and \$10,000, respectively; and that its total profits on wheels bearing BMW's

amicably;

13 matter hereof; and 14

HEREBY ADJUDGED that: 16 This Court has jurisdiction over the subject matter hereof; 17

sale and selling motor vehicles and wheels; BMW is the exclusive owner of valid and subsisting federal trademark registrations,

mark are famous; and

BMW AG is the owner of various valid and lawfully issued United States Design Patents

25 26 for designs of vehicle wheels, including but not limited to U.S. Design Patent Nos. 515,491;

27 28 Eurotech, having represented and warranted that its total profits on challenged wheel

Eurotech, without admitting any liability, and expressly denying same, solely to avoid the expense and distraction of protracted litigation, and wishing to settle its dispute with BMW

The parties having acknowledged the jurisdiction of this Court over them and the subject

BMW has extensively used and advertised its "Roundel" logo, M-Stripes logo and "BMW" word mark in connection with its business of designing, manufacturing, distributing, offering for

including incontestable trademark registrations for its BMW "Roundel" logo, M-Stripes logo and "BMW" word mark (see Exhibit A hereto), and that BMW's Roundel logo and "BMW" word

514,999; 504,382; 493,404; 470,093; 532,358; 558,114; 560,585; 528,962; and 449,028

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permanently enjoined and restrained from:

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28 thereof;

patents in the United States. Eurotech, its affiliates, agents, servants, employees, representatives, successors,

(collectively, the "BMW design patents") (see Exhibit B), and BMW NA is the licensee of said

assigns, attorneys-in-fact, and all those persons in active concert or participation with them who receive actual notice of this Consent Final Judgment by personal service or otherwise, including but not limited to Ryan Moalemi and Joshua Moalemi, and each of them, be and hereby are

Ordering, accepting orders for, accepting shipment or delivery of, Α. warehousing, manufacturing, importing, advertising or displaying (on the Internet or otherwise), marketing, promoting, offering for sale, selling or otherwise distributing, any wheels depicting, bearing, or in connection with BMW's Roundel or M. Stripes logo (whether standing alone or on a wheel center cap or other tangible item), or any colorable imitation thereof;

Eurotech's advertising, or making any trademark use of the "BMW" word mark, or

Depicting BMW's Roundel or M stripes logo, or any other BMW logo, in

colorable imitation thereof on or in connection with advertising, offering for sale, displaying, selling, or otherwise distributing wheels, including but not limited to using the phrase "BMW wheels" or the like in connection with its Internet- or other advertising or sales. Metatags, keywords or keyword advertising may not include the phrase "BMW wheels," "BMW rims," "M3 wheels," "M3 rims," "328 wheels," "328 rims" or the like, and may not otherwise create a likelihood of confusion as to any connection between BMW and Eurotech, or as to the source, sponsorship, or approval of BMW's or Eurotech's goods. Eurotech shall cancel its registration of www.eurotechbmw.com and shall cease and desist from registering or using any domain name containing "BMW" or any other BMW Group mark;

C. Any trademark use of any other BMW trademark or colorable imitation 3

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D. Doing any other act or thing, directly or indirectly, that is 1) likely to confuse, mislead, or deceive others into believing that Eurotech is connected with, affiliated with, sponsored by, licensed by, or approved by BMW, or that Eurotech's product or services are sponsored, licensed or approved by BMW; or that is 2) likely to dilute BMW's Roundel logo or "BMW" word mark; Ε. Manufacturing, importing, ordering, accepting orders for, accepting

shipment or delivery of, warehousing, advertising, displaying, marketing, promoting, offering for sale, selling, trading, disposing of for commercial gain, or otherwise distributing the wheel models identified in Exhibit C hereto, or any and all other wheels that are covered by the BMW U.S. Design Patent Nos. 515,491; 514,999; 504,382;

- 493,404; 470,093; 532,358; 558,114; 560,585; 528,962; and 449,028. 2. Eurotech may make a "fair use" or "nominative use" textual reference, in the
- identical font, format, size, and color as, and no more prominently than the surrounding text, to "BMW" or to other BMW word marks solely to communicate truthfully that certain Eurotech

wheels identified prominently as Eurotech wheels and/or by their third party supplier "fit BMWs"

- or are "for BMWs," or fit or are for specific BMW models (such as the M3). No BMW word mark may appear in any of Eurotech's advertised product or service names.
- 3. Eurotech shall, within thirty (30) days of entry of this Consent Final Judgment, notify in writing, with a copy to BMW, any and all third parties with which Eurotech has placed advertisements using BMW's Roundel logo, M-Stripes logo or trademark use of the "BMW" word mark, that such usage in advertisements must be removed immediately.
- 4. Eurotech shall, within thirty-five (35) days of entry of this Consent Final Judgment, through a duly authorized officer or director, certify in a sworn written statement that it has complied with and completed those actions ordered by paragraphs 1 and 3 herein.
- This Court shall retain jurisdiction of this matter and over the parties thereto for the purpose of enforcing the terms of this Consent Final Judgment. The parties acknowledge that a breach of this Consent Final Judgment by Eurotech would result in immediate and irreparable

injury to BMW, that it would be difficult or impossible to establish the full monetary value of such

Eurotech shall immediately provide a copy of this Consent Final Judgment to any

Eurotech shall wire \$25,000,00 to BMW AG in two installments, the first

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damage, and that BMW would be entitled to reimbursement of its reasonable attorney's fees and costs.

6. and all of its parent companies, subsidiaries, affiliates, owners, officers, directors, partners,

employees, agents, servants, representatives, successors, and assigns. 7 7. 8

immediately for \$15,000 and the second by August 27, 2008 for \$10,000, in care of the Howrey 9 LLP General Escrow account at Citibank FSB Washington, DC, account number 3700-5235, 10 11

sending the wire. 12 13 8.

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17 18 different sources of such wheels.

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Judgment forthwith.

routing number 254070116, identifying on the wire transfer instructions that Eurotech is the party

Within ten days of the entry of this Judgment, Eurotech shall identify, in writing and with specificity, each of its sources, by company name and address, telephone number, principal individual contact, shipper, broker or other purchasing agent, and port of entry, for each

of its wheels a) identified in Exhibit C hereto or otherwise covered by Section 1 E above. Eurotech shall also provide representative transactional documents sufficient to identify each of its

In accordance with § 34 of the Federal Trademark Act, 15 U.S.C. § 1116, the Clerk of the Court shall notify the Commissioner of Patents and Trademarks of the entry of this Consent Final Judgment who shall enter it upon the records of the United States Patent and Trademark

There being no just reason for delay, the Clerk of this Court is hereby directed, pursuant to Rule 54(b) of the Federal Rules of Civil Procedure, to enter this Consent Final

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The Clerk of Court is instructed to close the file.

The parties have consented to the entry of the foregoing Consent Final Judgment and waive

any and all rights of appeal.

IT IS SO ORDERED.

DATED: July 25, 2008

Hop. Jeffrey T.Miller United States District Judge